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| APPLICATION NO. FILING DATE                                |                                      | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |  |
|--|--------------------------------------|----------------------|---------------------|------------------|--|
| 09/972,129 10/04/2001                                      |                                      | Arthur Gelber        | 840-008.002         | 3661             |  |
| 4955<br>WARE FRESS   | 7590 03/12/2007<br>OLA VAN DER SLUYS | EXAMINER             |                     |                  |  |
| ADOLPHSON  | , LLP                                |                      | COBANOGLU, DILEK B  |                  |  |
| BRADFORD GREEN, BUILDING 5<br>755 MAIN STREET, P O BOX 224 |                                      |                      | ART UNIT            | PAPER NUMBER     |  |
| MONROE, CT   | 06468                                |                      | 3626                |                  |  |
|  |                                      |                      |                     |                  |  |
|  |                                      |                      | MAIL DATE           | DELIVERY MODE    |  |
|  |                                      |                      | 03/12/2007          | PAPER            |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

| Application No. |                    | Applicant(s)   |  |  |
|-----------------|--------------------|----------------|--|--|
| 09/972,129      |                    | GELBER, ARTHUR |  |  |
|                 | Examiner           | Art Unit       |  |  |
|                 | Dilek B. Cobanoglu | 3626           |  |  |

|   |  | Dilek B. Coba  | anoglu   | 3626   |  |
|---|--|--|--|--|--|
| *   | The MAILING DATE of this communication appe  | ars on the co  | ver sheet with the   | correspondence add   | ress                                       |
| TUC DEI   | PLY FILED <u>28 February 2007</u> FAILS TO PLACE THIS  |  |  |  |  |
|   | e reply was filed after a final rejection, but prior to or on  |  |  |  | ndonment of                                |
| this<br>pla<br>a F                                    | s reply was filed after a final rejection, but prior to of one<br>s application, applicant must timely file one of the follow<br>ces the application in condition for allowance; (2) a No<br>Request for Continued Examination (RCE) in compliance<br>periods:   | wing replies: (1<br>otice of Appeal                              | ) an amendment, at<br>(with appeal fee) in                               | ffidavit, or other evider<br>compliance with 37 C            | rce, which<br>FR 41.31; or (3)             |
| a) 🛛  | The period for reply expires 3 months from the mailing date  | e of the final reje  | ction.   |  | 1  |
| b) 🔲  | The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7  | Advisory Action, ater than SIX Mo<br>(b). ONLY CHEO<br>06.07(f). | or (2) the date set forth<br>ONTHS from the mailin<br>CK BOX (b) WHEN TH | ng date of the final rejecti<br>IE FIRST REPLY WAS F         | on.<br>ILED WITHIN                         |
| have beer<br>under 37 s<br>set forth in<br>may reduce | s of time may be obtained under 37 CFR 1.136(a). The date in filed is the date for purposes of determining the period of ex CFR 1.17(a) is calculated from: (1) the expiration date of the sin (b) above, if checked. Any reply received by the Office later ce any earned patent term adjustment. See 37 CFR 1.704(b) OF APPEAL | tension and the<br>shortened statut<br>r than three mon          | corresponding amoun<br>ory period for reply orig                         | t of the fee. The appropri<br>ginally set in the final Offi  | iate extension fee<br>ce action; or (2) as |
| filir<br>a N  | e Notice of Appeal was filed on A brief in comp<br>ng the Notice of Appeal (37 CFR 41.37(a)), or any exte<br>Notice of Appeal has been filed, any reply must be filed  | nsion thereof (  | 37 CFR 41.37(e)), t  | o avoid dismissal of th                                      | ns of the date of<br>e appeal. Since       |
| <u>AMENDI</u>   |  |  |  |  |  |
| —<br>(a)  | ne proposed amendment(s) filed after a final rejection,  They raise new issues that would require further co  They raise the issue of new matter (see NOTE belo  | nsideration an   |  |  | ecause                                     |
|   | They are not deemed to place the application in be appeal; and/or  |  | peal by materially re  | educing or simplifying                                       | the issues for                             |
| (d)   | They present additional claims without canceling a   | corresponding  | number of finally re   | eiected claims.  |  |
| (4)   | NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1  |  |  | ,  |  |
| 4 D Th  | the amendments are not in compliance with 37 CFR 1.1   |  |  | ompliant Amendment   | (PTOL-324)                                 |
|   | oplicant's reply has overcome the following rejection(s)   |  | ica riolice of rion o  | ompliant / information                                       | (1 102 02 1).                              |
| 6. 🔲 N  | ewly proposed or amended claim(s) would be a   |  | mitted in a separate   | , timely filed amendme                                       | ent canceling the                          |
| 7. 🔯 Fo   | n-allowable claim(s).<br>r purposes of appeal, the proposed amendment(s): a)<br>w the new or amended claims would be rejected is pro   |  |  | vill be entered and an e                                     | explanation of                             |
|   | e status of the claim(s) is (or will be) as follows:   |  |  |  |  |
|   | aim(s) allowed: <u>none</u> .  | -  |  |  |  |
|   | aim(s) objected to: <u>none</u> .<br>aim(s) rejected: <i>1-18.</i>   |  |  |  |  |
|   | him(s) rejected. <u>1-70.</u><br>him(s) withdrawn from consideration: <u>none</u> .  |  |  |  |  |
|   | VIT OR OTHER EVIDENCE  |  | 1  |  |  |
| 8. 🔲 Th   | e affidavit or other evidence filed after a final action, bucause applicant failed to provide a showing of good ans not earlier presented. See 37 CFR 1.116(e).  | ut before or on<br>nd sufficient rea                             | the date of filing a Nasons why the affida                               | Notice of Appeal will <u>no</u><br>avit or other evidence is | ot be entered<br>s necessary and           |
| en  | e affidavit or other evidence filed after the date of filing<br>tered because the affidavit or other evidence failed to<br>owing a good and sufficient reasons why it is necessar  | overcome all re  | ejections under appo   | eal and/or appellant fa                                      | ils to provide a                           |
| 10. 🔲 T   | he affidavit or other evidence is entered. An explanation FOR RECONSIDERATION/OTHER  |  |  |  |  |
| 11. 🛭 T   | he request for reconsideration has been considered but ee Continuation Sheet.  | ut does NOT p  | lace the application   | in condition for allowa                                      | nce because:                               |
| _   | ote the attached Information Disclosure Statement(s).  | (PTO/SB/08) I  | Paper No(s).   |  |  |
|   | ther:  | (, , , , , , , , , , , , , , , , , , ,                           | 1171   | •  |  |
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|   |  | SUPI   | JOSEPH THO   |  |  |
|   |  |  |  |  |  |

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Continuation Sheet (PTO-303) Application No.

Continuation of 3: The proposed amendments change the recitation of "generating a patient benefits plan at the service provider/medical facility location" by adding "as defined by provisions for payment coverage under a corresponding contract for the patient" and "generating a preliminary EOB" by adding "prior to submission for payment by a designated payer" change the scope of the claims from that previously presented, and require further search and consideration.

Continuation of 11: In response to Applicant's argument about Provost does not teach "carrying out the insurer's adjudication process to pre-adjudicate the patient's claim for benefits", Examiner respectfully submits that this limitation is not recited in the claims. In response to Applicant's argument about Provost does not teach issuing a preliminary EOB, Examiner respectfully submits that Provost teaches the remote server informs the client computer of the patient eligibility status in col. 3, lines 52-55 and lines 58-63, and Examiner considers the information about the patient eligibility status is an explanation of benefits.

In response to Applicant's argument about Provost does not teach "processing insurer data that is reflected in the insurer's EOB to pre-adjudicate the patient's claim for benefits", Examiner respectfully submits that this limitation is not recited in the claims. In response to Applicant's argument about "submitting a pre-adjudicated claim to a designated payer in accordance with the patient benefit plan because it does not include the insurer's adjudication process", Examiner would like to submit that claim 1 recites "submitting the pre-adjudicated claim to a designated payer in accordance with the patient benefit plan" and Provost teaches client computer receives a patient's eligibility status data, which includes data such as the types of diagnoses that payment will be made (col. 3, lines 58-63), then the technician fill out the form (pre-adjudication claim), entering diagnosis codes and submits it (col. 3, line 66 to col. 4, line 3). All other arguments appear to be directed to features that have not been entered as of the present communication, and are therefore